

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

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In re : **Chapter 11 Case No.**
:
MOTORS LIQUIDATION COMPANY, et al., : **09-50026 (REG)**
f/k/a General Motors Corp., et al. :
:
Debtors. : **(Jointly Administered)**
:
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FIFTH AND FINAL APPLICATION OF THE CLARO GROUP, LLC FOR
ALLOWANCE OF COMPENSATION AND REIMBURSEMENT OF
EXPENSES FOR THE PERIOD
June 1, 2009– MARCH 31, 2011

Name of Applicant: The Claro Group, LLC

Authorized to Provide Professional Services to: Motors Liquidation Company, f/k/a General Motors Corp., et al.

Date of Order Authorizing Employment: August 3, 2009 (Effective June 1, 2009)

Period for which compensation and Reimbursement are sought: Fifth Application:
October 1, 2010 through March 31, 2011
Final Application:
June 1, 2009 through March 31, 2011

Amount of compensation sought as actual, reasonable, and necessary in Fifth Application: \$1,662.50 (Fifth application only)

Amount of expense reimbursement sought as actual, reasonable, and necessary in Fifth Application: \$92.82 (Fifth application only)

Total amount of compensation sought for final
approval as actual, reasonable and necessary: \$1,436,467.62

Total amount of **unpaid** compensation sought for
final approval as actual, reasonable and necessary: \$140,147.51 (outstanding)

Prior Fee Applications:

First Interim Application

(\$189,563 fees; \$888.05 expenses);

Second Interim Application

(\$652,010.50 fees; \$9,138.41 expenses);

Third Interim Application

(\$527,315.50 fees; \$7,886.51 expenses);

Fourth Interim Application

(\$46,810.50 fees; \$402.43 expenses)

THE CLARO GROUP, LLC
777 S. Figueroa Street, Suite 4050
Los Angeles, CA 90017
(213) 784-0190 (Telephone)
(213) 452-6556 (Facsimile)

Environmental Management Consultants to the Debtor

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

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In re	:
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MOTORS LIQUIDATION COMPANY, et al.,	:
f/k/a General Motors Corp., et al.	:
	:
Debtors.	:
	:
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Chapter 11 Case No.
09-50026 (REG)
(Jointly Administered)

FIFTH AND FINAL APPLICATION OF THE CLARO GROUP, LLC AS
ENVIRONMENTAL MANAGEMENT CONSULTANTS TO THE DEBTORS
FOR ALLOWANCE OF COMPENSATION AND REIMBURSEMENT OF
EXPENSES FOR THE PERIOD
OCTOBER 1, 2010 – MARCH 31, 2011

The Claro Group, LLC (“Claro”) respectfully files this Fifth and Final Application for Allowance of Compensation and Reimbursement of Expenses (the “Fee Application”) of Claro as Environmental Management Consultants to Motors Liquidation Company (f/k/a General Motors Corporation) (“GM”) and its affiliated debtors, as debtors in possession (collectively, the “Debtors”). The Fifth Application seeks allowance of Compensation and Reimbursement of Expenses for the period from October 1, 2010 through March 31, 2011 (the “Fifth Period”) and the Final Application seeks final Allowance of Compensation and Reimbursement of Expenses for all periods during the pendency of this bankruptcy case (the “Case”) from June 1, 2009 through March 31, 2011 (the “Final Period”). This Fee Application is filed pursuant to §§

328(a), 330(a) and 331 of Title 11 of the United States Code (the “Bankruptcy Code”), Rule 2016(a) of the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”) and the Local Rules and Orders of this Court. In support of the Application, Claro states:

JURISDICTION AND VENUE

1. On or about August 7, 2009, the Court signed an Order Pursuant to 11 U.S.C. §§ 105(a) and 331 Establishing Procedures for Interim Compensation and Reimbursement of Expenses of Professionals (the “Compensation Procedures Order”) (Docket #3711). The Compensation Procedures Order states, *inter alia*,

“Commencing with the period ending September 30, 2009, and at four month intervals thereafter (the “**Interim Fee Period**”), each of the retained professionals as set forth in paragraphs 3 and 4 herein (the “**Retained Professionals**”) shall file with the Court an application (an “**Interim Fee Application**”) for interim Court approval and allowance, pursuant to sections 330 and 331 of the Bankruptcy Code (as the case may be) of the compensation and reimbursement of expenses requested in the Monthly Statements served during such Interim Fee Period. Each Retained Professional shall file its Interim Fee Application no later than **45 days** after the end of the Interim Fee Period.” [Emphasis in original.]

2. This Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b). Venue of the Debtors’ Chapter 11 cases and this Fee Application in this District is proper pursuant to 28 U.S.C. §§ 1408 and 1409.

BACKGROUND

3. On June 1, 2009 (the “Petition Date”), the Debtors filed voluntary petitions for relief under chapter 11 of the Bankruptcy Code. The Debtors continue to operate their businesses and manage their properties as debtors-in-possession pursuant to sections 1107 and 1108 of the Bankruptcy Code.

4. On or about July 21, 2009, the Debtors filed an application (the “Retention Application”) pursuant to 11 U.S.C. §§ 327(a) and 328(a) and Fed. R. Bankr. P. 2014 authorizing the retention and employment of Claro as an environmental management consulting services provider in connection with these chapter 11 cases, to assist the Debtors in determining the costs of actual and/or potential environmental liabilities arising from the Debtors’ prepetition, historic operations. The Debtors sought to employ and retain Claro pursuant to the terms of the agreement between the Debtors and Claro dated and effective as of June 10, 2009 (the “Engagement Letter”). More specifically, Claro has been retained by the Debtors for its environmental management consulting expertise.

5. On or about August 3, the Court entered an Order authorizing the Debtors to retain and employ Claro *nunc pro tunc* to the Petition Date.

COMPENSATION REQUESTED

6. By this Fifth Fee Application and in accordance with §§ 328, 330 and 331 of the Bankruptcy Code, Claro request allowance of fees in the amount of \$1,662.50, and ordinary and necessary expenses in the amount of \$92.82, for a total amount \$1,755.32.

7. By this Final Fee Application and in accordance with §§ 328, 330 and 331 of the Bankruptcy Code, Claro requests final allowance of total fees in the amount of \$1,417,362.00 and ordinary and necessary expenses in the amount of \$19,105.62, for a total final amount of \$1,436,467.62. Of this sum, \$1,269,291.29 has been paid to Claro and \$140,147.51 remains outstanding and unpaid by Debtors.

8. Pursuant to the Compensation Procedures Order, all professionals retained in these cases are authorized to seek, on a monthly basis, compensation for professional services rendered and reimbursement of expenses incurred. In the absence of any objection to the

monthly statement of fees and expenses incurred (the “Monthly Statements”), the Debtors can pay 80% of the professional fees requested and 100% of the expenses incurred. A tabulation of fees and expenses incurred, as well as payments received by Claro, for Monthly Statements in the Fifth Fee Application Period to date is as follows:

Period Covered	Fees	Expenses	80% of Fees	80% of Fees Plus Expenses	Invoice Amount	Payments Received
10/01/10 - 10/31/10	\$ 375.00	\$92.82	\$300.00	\$392.82	\$467.82	\$392.82
11/01/10 - 11/30/10	\$ 1,287.50	\$0.00	\$1,030.00	\$1,030.00	\$1,287.50	\$1,030.00
Total	\$ 1,662.50	\$92.82	\$1,330.00	\$1,422.82	\$1,755.32	\$1,422.82

9. During the Fifth Application Period, Claro has sought \$1,662.50, in professional fees and \$92.82 for expenses, of which \$1,330.00 in fees and \$92.82 in expenses, respectively, has been paid to date by the Debtors in accordance with the Compensation Procedures Order.

10. By this Final Fee Application and in accordance with §§ 328, 330 and 331 of the Bankruptcy Code, Claro also requests allowance of:

- (1) All Professional fees and expenses previously approved on an interim basis
(including those sought in this Fifth Fee Application);
- (2) All Professional fees and expenses sought in the Fifth Fee Application that remain unpaid; and
- (3) All Professional fees subject to the 20% withholding under the First, Second, Third, and the Fourth Fee Applications in the sum of \$140,147.51 that remain unpaid by Debtors.

11. Claro has received no payment and no promises of payment from any other source for services rendered or to be rendered in any capacity whatsoever in connection with the

matters covered by this Fee Application, other than for amounts indicated above for which payment has already been received from Debtors.

12. There is no agreement or understanding between Claro and any other person for the sharing of compensation to be received for services rendered in this case.

13. Claro submits that this Fee Application complies with sections 330 and 503(b)(1)(A) of Chapter 11 of Title 11 of the Bankruptcy Code, Rule 2016 of the Bankruptcy Rules, the Amended Guidelines for Fees and Expenses for Professionals in Southern District of New York Bankruptcy Cases adopted by the Court on April 19, 1995 (the “Local Guidelines”) and the United States Trustee Guidelines for Reviewing Applications for Compensation and Reimbursement of Expenses Filed Under 11 U.S.C. § 330, adopted on January 30, 1996 (the “UST Guidelines” collectively with the Local Guidelines, the “Guidelines”).

SUMMARY OF SERVICES PROVIDED

14. Attached as **Exhibit A** is a list of the Claro professionals who worked on the case during the Fifth Application Period, along with the titles, and a summary of hours charged for the professionals whose services are being billed in connection with this case. Attached as **Exhibit B** is a summary of hours incurred for each category of work performed by Claro. Attached as **Exhibit C** is a summary of actual out-of-pocket expenses incurred during Fifth Application Period for each category of expenses. Attached as **Exhibit D** are the detailed time entries during the Fifth Application Period, for each category of work performed by Claro. Attached as **Exhibit E** is a summary of total due per each respective fee application which reflects the agreed to disallowances and remaining balances due. Attached as **Exhibit F** is the table of total hours billed for each timekeeper over the course of the case as well as the average hourly rate. Attached as **Exhibit G** is the table of all expenses incurred by category over the course of the

case. Attached as **Exhibit H** is the table of total time spent by service code through the course of the case. Attached as **Exhibit I** is the certification of Douglas H. Deems with respect to the Fee Application pursuant to the Local Guidelines.

15. In accordance with the Retention Application and the Engagement Letter, the following is a detailed description of the major tasks performed during the Fifth Application Period. These tasks, and the related hours incurred, are separated into the following matters:

Fifth Fee Application and Other Job Administration (Task 7—3.45 hours)

16. During the Fifth Application Period, in connection with Claro's retention by the Debtors, Claro responded to the correspondence from counsel for the Fee Examiner and to the draft and final Objections prepared by the Fee Examiner in connection with Claro's Third Interim Fee Application. In addition, during the Fifth Application Period, Claro prepared the Fourth Interim Fee Application and supporting exhibits and declaration. Claro has also provided monthly budgets as requested by the Fee Examiner and has prepared and submitted its invoices in compliance with guidelines as required by the U.S. Trustee.

17. In accordance with the Retention Application and the Engagement Letter, the following is a detailed description of the seven major tasks performed by Claro throughout the course of this bankruptcy which spans all periods from June 1, 2009 through March 31, 2011. For convenience and in addition to those detailed descriptions contained in all previous interim fee applications (First, Second, Third, and Fourth) which are incorporated herein by reference, Claro provides a narrative of the tasks and the related hours incurred as follows:

Site-level Decision Tree/Cost Analysis (Task 1—3000.45 hours) Final Application
(covers all periods)

18. Throughout the pendency of the Case, Claro provided assistance to the Debtors in estimating potential remediation costs associated with six major MLC sites utilizing decision-trees and other probabilistic analyses as appropriate. This overall approach to using decision trees to value individual site environmental cleanup uncertainty was proposed by Claro and generally adapted by the Government consultants (Brattle Group). To perform this analysis, Claro worked with Debtors and other consultants to Debtors (primarily environmental engineering consultants Arcadis, and LFR) to help develop the structure, probability and magnitude of estimates used as the bases for the decision-tree analyses. These analyses were updated based on development of new information and modified as appropriate through the Case and settlement process. Claro also played a key role in achieving consensus with state and federal regulators on Massena, the largest site by order of magnitude in the portfolio, with significant roles also played in communication and ultimate resolution of other high exposure sites, including Willow Run, Buick City and Syracuse sites. Claro was uniquely qualified to perform these analyses because Claro had prior knowledge of the MLC portfolio of sites from previous General Motors project work and extensive experience in utilizing decision-tree approach (ASTM approach) to assist valuing potential liabilities, specifically as applied to environmental remediation sites.

Portfolio-level Cost Analysis (Task 2— 451.35 hours) Final Application (covers all periods)

19. Throughout the Case, Claro provided assistance to the Debtors in developing an analysis of portfolio-level costs for the sites in the MLC portfolio that were not subject to detailed decision-tree analysis. This analysis was updated based on development of new information and modified as appropriate throughout the Case and negotiation process. The

overall extrapolation approach to value the MLC sites as a portfolio (vs. sum of individual sites approach) as proposed by Claro was essentially adapted by the key environmental Regulators and their consultants. Claro was uniquely qualified to perform these analyses because of our extensive experience in developing and applying valuation approaches for portfolios of sites based on available information, including probabilistic/statistical approaches.

Discounted Cash Flow Analysis (Task 3— 296.15 hours) Final Application (covers all periods)

20. Throughout the Case, Claro provided assistance to the Debtors in providing analysis of discount rates, inflation rates and application of those rates to cash flows associated with the remediation sites for the purpose of calculating present values and inflated cash flows, as appropriate. Claro developed and applied these financial assumptions (e.g., discount rate and inflation rate) throughout process. Claro was uniquely qualified to perform these analyses because of our knowledge and experience in choosing and deriving appropriate discounting approaches and rates to account for time value of money.

Insurance Analysis and Presentation to Insurance Markets (Task 4— 134.60 hours) Final Application (covers all periods)

21. Throughout the Case, Claro provided assistance to the Debtors in providing analysis and presentations to certain insurance markets utilizing the decision tree and portfolio analysis, adapted as appropriate, for the purposes of seeking underwriting of remediation and other risks by certain insurance markets. Claro was uniquely qualified to perform these analyses because of its extensive understanding and experience in developing and communicating analysis in support of insurance transactions, including underwriting of environmental risks.

Presentations and Communications to Stakeholders (Task 5— 281.70 hours) Final

Application (covers all periods)

22. Throughout the Case, Claro provided assistance to the Debtors in leading and/or participating in meetings with various parties, including various environmental Regulators and their representatives, Creditors and their representatives and Debtors and Debtors' other consultants, for the purpose of discussing decision-tree analyses and portfolio analyses as appropriate. Claro played a key communication role with the lead Government consultant (e.g., Brattle Group), including key roles in communicating portfolio approach in initial and subsequent meetings with stakeholders (e.g. state and federal regulators). The Debtor consultants team (Claro, Arcadis, LFR, Brownfields) developed comprehensive analysis of liabilities, tied to underlying data and communicated it to all relevant parties to support settlement. The team posted the data and analyses on a secured web-portal to allow for interested party access to analyses and underlying data. The Debtor consultants' team, including Claro, participated in organized phone calls with and in face to face meetings with state regulators, EPA regions, UST/EPA/DOJ and their consultants (Brattle, AECOM). Also, the Debtor consultants, including Claro conducted numerous individual phone calls with individual regulators, numerous individual phone calls with EPA/DOJ consultant (Brattle) and preliminary discussions with insurance companies and brokers. Claro was uniquely qualified to perform these tasks because of its extensive background in communicating, negotiating and participating in settlement discussions for transactions involving portfolios of environmental remediation liabilities.

Steering Committee and Project Management (Task 6—251.90 hours) Final

Application (covers all periods)

23. Throughout the Case, Claro provided assistance to the Debtors in working with Debtors' other consultants to plan and respond to project requirements, including development of decision-tree analyses, portfolio analyses and other analyses as appropriate. Debtor consultants (Claro, Arcadis, LFR, Brownfields') conceived of, developed and provided analytics for proposed structure of settlement (i.e., baseline plus cushion) that was ultimately adapted by UST, DOJ, EPA, EPA Regions and all State Regulators and consultant hired by DOJ/EPA to review proposed settlement (Brattle). Components of portfolio structure included: Baseline estimates led by Arcadis/LFR/Brownfields', decision tree estimates and extrapolation of uncertainty to portfolio led by Claro/Brownfields', and the calculation of uncertainty reserve (e.g., "Cushion") led by Claro. Claro also played an extensive role in assisting with settlement approach, reaching consensus and tracking differences between positions for all sites and the portfolio as a whole.

Fee Application and Other Job Administration (Task 7—227.40 hours) Final

Application (covers all periods)

24. Throughout the Case, in connection with Claro's retention by the Debtors, Claro responded to the correspondence from counsel for the Fee Examiner and to the draft and final Objections prepared by the Fee Examiner in connection with Claro's First, Second, Third and Fourth Interim Fee Applications. In accord with Judge Gerber's Order, Claro also spent time during this period redacting confidential descriptions from the billing entries. In addition, Claro was compelled to respond to various correspondence, emails, draft and final versions of the Fee Examiner's Report and Statement of Limited Objections to Claro's First, Second, Third, and Fourth Interim Fee Applications, Fee Examiner's Report and Statement of Limited Objections to

Claro's First, Second, Third, and Fourth Interim Fee Applications and other communications from the Fee Examiner in connection with Claro's Interim Fee Applications. Claro has also provided monthly budgets as requested by the Fee Examiner and has prepared and submitted its invoices in compliance with guidelines as required by the U.S. Trustee.

25. Through this process, debtors' consultants resolved differences between debtor and administrative creditors (US and State Governments) that would otherwise have taken years to resolve through traditional discovery and hearing process. The result is the debtor, DIP lender and administrative creditors have arrived at a settlement in an accelerated time with vastly reduced transaction costs relative to similar efforts that are resolved through discovery and formal hearing.

26. The work performed by Claro was not duplicative of any other retained professional. The work of Claro in this bankruptcy estate is now complete.

27. Claro submits that the foregoing services were necessary to the administration of this Chapter 11 case, were necessary and beneficial to the Debtors' estates at the time such services were rendered, and were performed without unnecessary duplication of effort or expense. Claro's request for compensation of the foregoing services is reflective of a reasonable and appropriate amount of time expended in performing such services commensurate with the complexity, importance and nature of the problem, issue and task involved.

NOTICE

28. Notice of this Fee Application will be provided by counsel for the Debtors pursuant to the Compensation Procedures Order

WHEREFORE, Claro respectfully request that this Court enter an order: (i) allowing Claro's request for compensation in the sum of \$1,662.50 for actual, reasonable and necessary professional services rendered as environmental consultants to the Debtors during the Fifth Application Period; (ii) approving all prior Fee Applications on a final basis, including the First, Second, Third, Fourth Interim Fee Applications and Fifth Application filed herewith; (iii) directing the Debtors to pay to Claro the full amount of such compensation related to the 20% withheld and not already paid from the First, Second, Third, and Fourth Fee Applications in the sum of \$139,815.01 (excluding the amount sought in the Fifth Application period as requested above) and (iv) directing the Debtors to reimburse Claro in the amount of \$92.82 for actual, reasonable and necessary expenses incurred during the Fifth Application Period, to the extent not already reimbursed.

Dated: Los Angeles, California
May 13, 2011

THE CLARO GROUP, LLC



Douglas H. Deems, Managing Director
777 S. Figueroa Street, Suite 4050
Los Angeles, CA 90017

*Environmental and Management
Consultants to the Debtors*

MOTOR LIQUIDATION COMPANY, *et al.*
f/k/a General Motors Corp., *et al.*

SUMMARY OF PROFESSIONAL
TIME CHARGES AND FEES
FOR THE PERIOD
OCTOBER 1, 2010 – MARCH 31, 2011

EXHIBIT A

Claro's professional services listed below rendered during the Fifth period of
10/01/10 – 03/31/11 which consists of hours worked, rates and the calculated fees.

Name	Title	Hours	Rate	Amount
Deems	Managing Director	2.20	\$ 500.00	\$ 1,100.00
Killian	Managing Director	1.25	\$ 450.00	\$ 562.50
Totals		3.45		\$ 1,662.50

Total Fees: \$ 1,662.50

Total Expenses: \$ 92.82

Total Fees & Expenses \$ 1,755.32

MOTOR LIQUIDATION COMPANY, *et al.*
f/k/a General Motors Corp., *et al.*

SUMMARY OF PROFESSIONAL
TIME CHARGES AND FEES
FOR THE PERIOD
OCTOBER 1, 2010 – MARCH 31, 2011
EXHIBIT B

Claro's summary of hours incurred by category / task code

<i>Task Code</i>			
<i>Fee Application & Other Job Administration Cost Analysis Total</i>		3.45 \$	1,662.50
<i>Grand Total</i>		3.45 \$	1,662.50

MOTOR LIQUIDATION COMPANY, *et al.*
f/k/a General Motors Corp., *et al.*

SUMMARY OF PROFESSIONAL
TIME CHARGES AND FEES
FOR THE PERIOD
OCTOBER 1, 2010 – MARCH 31, 2011
EXHIBIT C

Claro's summary of expenses incurred

10/26/10	\$ 92.82	FedEx - 6 shipments at 15.47 each
	\$ 92.82	Total

MOTOR LIQUIDATION COMPANY, *et al.*
f/k/a General Motors Corp., *et al.*

SUMMARY OF PROFESSIONAL
TIME CHARGES AND FEES
FOR THE PERIOD
OCTOBER 1, 2010 – MARCH 31, 2011
EXHIBIT D

Claro's detailed time entries for each category worked

Fee Application & Other Job Administration Cost Analysis					
10/6/2010	Deems	Prepare for call with Carla Andres (.3); tel conf Carla Andres re Fee Examiner's Objections to Third Interim Application, Ms. Andres correspondence and Claro's reply to same (.5) [.5 time not being charged to MLC]	\$ 500.00	0.30	\$ 150.00
10/26/2010	Killian	Reviewing and edited Fee Application #4	\$ 450.00	0.50	\$ 225.00
11/5/2010	Deems	examine email and attachments from Russell Brooks regarding Order on Third Interim Fee Application (.2); revise draft Order on Third Interim Fee Application to include data on Claro's Third Interim Fee Application (.3); prepare email to Carla Andres re an	\$ 500.00	0.70	\$ 350.00
11/5/2010	Deems	tel conf Russell Brooks regarding Judge's Ruling on Third Interim Fee Applications and "carve out" section (.2); prepare detailed email to MLC team summarizing conversation with Mr. Brooks (.3)	\$ 500.00	0.50	\$ 250.00
11/5/2010	Killian	Reviewing and editing 4th fee application	\$ 450.00	0.50	\$ 225.00
11/8/2010	Deems	tel conf Carla Andres re draft Order on Third Interim Fee application (.2); prepare email to Russell Brooks re draft Order on Third Interim Fee Application (.2)	\$ 500.00	0.40	\$ 200.00
11/8/2010	Deems	Final review of Fourth interim Fee Application and finalize same (.3)	\$ 500.00	0.30	\$ 150.00
11/23/2010	Killian	project mgmt re: aging A/R	\$ 450.00	0.25	\$ 112.50
Fee Application & Other Job Administration Cost Analysis Total				3.45	\$ 1,662.50

MOTOR LIQUIDATION COMPANY, *et al.*
f/k/a General Motors Corp., *et al.*

SUMMARY OF PROFESSIONAL
TIME CHARGES AND FEES
FOR THE PERIOD JUNE 1, 2010 – MARCH 31, 2011

EXHIBIT E

Table of First Through Fifth Fee Applications

First Period Covered	Invoice	Fees	Expenses	80% of Fees	80% of Fees Plus Expenses	Invoice Amount	Payments Received	Dis- allowances	Balance Owed
06/01/09 - 06/30/09	14480	\$ 162,444.50	\$ 556.59	\$ 129,955.60	\$ 130,512.19	\$ 163,001.09	\$ 133,223.95		
07/01/09 - 07/31/09	14482	\$ 14,392.50	\$ 137.72	\$ 11,514.00	\$ 11,651.72	\$ 14,530.22	\$ 11,651.20		
08/01/09 - 08/31/09	14488	\$ 1,790.00	\$ 97.32	\$ 1,432.00	\$ 1,529.32	\$ 1,887.32	\$ 1,529.32		
9/1/2009 - 09/30/09	14533	\$ 10,936.00	\$ 96.42	\$ 8,748.80	\$ 8,845.22	\$ 11,032.42	\$ 8,845.22		
Total - First		\$ 189,563.00	\$ 888.05	\$ 151,650.40	\$ 152,538.45	\$ 190,451.05	\$ 155,249.69	\$ (18,000.00)	\$ 17,201.36
Second Period Covered	Invoice	Final Fees	Expenses	80% of Fees	80% of Fees Plus Expenses	Invoice Amount	Payments Received	Dis- allowances	Balance Owed
10/01/09 - 10/31/09	14685	\$ 218,563.50	\$ 206.21	\$ 174,850.80	\$ 175,057.01	\$ 218,769.71	\$ 191,404.19		
11/01/09 - 11/30/09	14768	\$ 202,137.00	\$ 15.98	\$ 161,709.60	\$ 161,725.58	\$ 202,152.98	\$ 181,939.28		
12/01/09 - 12/31/09	14863	\$ 144,841.50	\$ 5,773.73	\$ 115,873.20	\$ 121,646.93	\$ 150,615.23	\$ 136,131.08		
01/01/10 - 01/31/10	*14947	\$ 88,494.50	\$ 3,041.39			\$ 91,535.89	\$ 73,836.99		
01/01/10 - 01/31/10	*14947	\$ (88,494.50)	\$ (3,041.39)			\$ (91,535.89)	\$ (73,836.99)		
01/01/10 - 01/31/10	15033	\$ 86,468.50	\$ 3,142.49	\$ 69,174.80	\$ 72,317.29	\$ 89,610.99	\$ 80,964.14		
Total - Second		\$ 652,010.50	\$ 9,138.41	\$ 521,608.40	\$ 530,746.81	\$ 661,148.91	\$ 590,438.69	\$ (5,509.17)	\$ 65,201.05
*Invoice 14947 issued, then cancelled due to incorrect bill rates. Payment was received by client which Claro reimbursed on check #2931 for \$73,836.99									
Third Period Covered	Invoice	Final Fees	Expenses	80% of Fees	80% of Fees Plus Expenses	Invoice Amount	Payments Received	Dis- allowances	Balance Owed
02/01/10 - 02/28/10	15049	\$ 224,792.50	\$ 1,782.53	\$ 179,834.00	\$ 181,616.53	\$ 226,575.03	\$ 202,649.16		
03/01/10 - 03/31/10	15140	\$ 177,453.00	\$ 1,248.98	\$ 141,962.40	\$ 143,211.38	\$ 178,701.98	\$ 160,956.68		
04/01/10 - 04/30/10	15299	\$ 109,890.00	\$ 4,843.23	\$ 87,912.00	\$ 92,755.23	\$ 114,733.23	\$ 103,744.23		
05/01/10 - 05/31/10	15461	\$ 15,180.00	\$ 709.17	\$ 12,144.00	\$ 12,853.17	\$ 15,889.17	\$ 14,371.17		
Total - Third		\$ 527,315.50	\$ 8,583.91	\$ 421,852.40	\$ 430,436.31	\$ 535,899.41	\$ 481,721.24	\$ (1,446.62)	\$ 52,731.55
Fourth Period Covered	Invoice	Fees	Expenses	80% of Fees	80% of Fees Plus Expenses	Invoice Amount	Payments Received	Dis- allowances	Balance Owed
06/01/10 - 06/30/10	15555	\$ 14,535.00	\$ 108.13	\$ 11,628.00	\$ 11,736.13	\$ 14,643.13	\$ 13,189.63		
07/01/10 - 07/31/10	15642	\$ 5,641.00	\$ 201.06	\$ 4,512.80	\$ 4,713.86	\$ 5,842.06	\$ 5,277.96		
08/01/10 - 08/31/10	15777	\$ 23,226.50	\$ -	\$ 18,581.20	\$ 18,581.20	\$ 23,226.50	\$ 18,830.82		
09/01/10 - 09/30/10	15912	\$ 3,408.00	\$ 93.24	\$ 2,726.40	\$ 2,819.64	\$ 3,501.24	\$ 3,160.44		
Total - Fourth		\$ 46,810.50	\$ 402.43	\$ 37,448.40	\$ 37,850.83	\$ 47,212.93	\$ 40,458.85	\$ (2,073.03)	\$ 4,681.05
Fifth Period Covered	Invoice	Fees	Expenses	80% of Fees	80% of Fees Plus Expenses	Invoice Amount	Payments Received	Dis- allowances	Balance Owed
10/01/10 - 10/31/10	15990	\$ 375.00	\$ 92.82	\$ 300.00	\$ 392.82	\$ 467.82	\$ 392.82		
11/01/10 - 11/30/10	16117	\$ 1,287.50	\$ -	\$ 1,030.00	\$ 1,030.00	\$ 1,287.50	\$ 1,030.00		
Total - Fifth		\$ 1,662.50	\$ 92.82	\$ -	\$ -	\$ 1,755.32	\$ 1,422.82	\$ -	\$ 332.50
TOTALS		\$ 1,417,362.00	\$ 19,105.62	\$ 1,132,559.60	\$ 1,151,572.40	\$ 1,436,467.62	\$ 1,269,291.29	\$ (27,028.82)	\$ 140,147.51

MOTOR LIQUIDATION COMPANY, *et al.*
f/k/a General Motors Corp., *et al.*

SUMMARY OF PROFESSIONAL
TIME CHARGES AND FEES
FOR THE PERIOD JUNE 1, 2010 – MARCH 31, 2011
EXHIBIT F

Total Hours Billed per Timekeeper Through Course of Case

NAME	TITLE	HOURS	RATE	AMOUNT	
Agostino	Consultant	2.50	\$ 165.00	\$ 412.50	
Ale	Admin	1.90	\$ 110.00	\$ 209.00	
Carl	Principal	57.55	\$ 340.00	\$ 19,567.00	
Chambers	Admin	17.00	\$ 110.00	\$ 1,870.00	
Chan	Analyst	10.50	\$ 160.00	\$ 1,680.00	
Deems	Managing Director	53.25	\$ 500.00	\$ 26,625.00	
Forrester	Analyst	364.00	\$ 165.00	\$ 60,060.00	
Forrester	Consultant	301.75	\$ 175.00	\$ 52,806.25	<i>*promotion to Consultant</i>
Gennity	Analyst	6.00	\$ 165.00	\$ 990.00	
Gennity	Consultant	1.95	\$ 175.00	\$ 341.25	<i>*promotion to Consultant</i>
Hansen	Managing Director	861.10	\$ 500.00	\$ 430,550.00	
Hansen	Managing Director	2.80	\$ 250.00	\$ 700.00	<i>*travel time billed at half standard rate</i>
Harris	Exp. Manager	74.50	\$ 255.00	\$ 18,997.50	
Killian	Managing Director	107.85	\$ 450.00	\$ 48,532.50	
Ko	Senior Consultant	228.50	\$ 215.00	\$ 49,127.50	<i>*promotion to Manager</i>
Ko	Manager	209.25	\$ 225.00	\$ 47,081.25	
Krock	Director	128.55	\$ 395.00	\$ 50,777.25	
LaPorte	Admin	3.50	\$ 260.00	\$ 910.00	
Marlowe	Director	6.50	\$ 390.00	\$ 2,535.00	
Menees	Director	469.50	\$ 295.00	\$ 138,502.50	
Mora	Admin	9.35	\$ 110.00	\$ 1,028.50	
Patti	Analyst	593.30	\$ 155.00	\$ 91,961.50	
Spinks	Exp. Manager	35.80	\$ 285.00	\$ 10,203.00	
Twellman	Principal	1096.65	\$ 330.00	\$ 361,894.50	
TOTAL		4643.55		\$ 1,417,362.00	

**Average Bill Rate* \$ 305.23

MOTOR LIQUIDATION COMPANY, *et al.*
f/k/a General Motors Corp., *et al.*

SUMMARY OF PROFESSIONAL
TIME CHARGES AND FEES
FOR THE PERIOD JUNE 1, 2010 – MARCH 31, 2011
EXHIBIT G

Total Expenses Incurred by Category

Expense Category	Amount
Express Messenger	\$ 1,676.15
Other - Confernce Services	\$ 201.95
Other - Outside Services	\$ 10.00
Outside Photocopy Services	\$ 450.59
Travel - Airfare	\$ 12,754.62
Travel - Hotel	\$ 3,534.69
Travel - Meals	\$ 169.64
Travel - Other	\$ 65.00
Travel - Taxi / Car Service	\$ 227.00
Travel -Telephone-Internet use	\$ 15.98
TOTAL	\$ 19,105.62

MOTOR LIQUIDATION COMPANY, *et al.*
f/k/a General Motors Corp., *et al.*

SUMMARY OF PROFESSIONAL
TIME CHARGES AND FEES
FOR THE PERIOD JUNE 1, 2010 – MARCH 31, 2011

EXHIBIT H

Total Hours Expended by Category

Service Codes	Hours	Amounts
<i>Site-level D-Tree Cost Analysis</i>	3000.45	\$ 815,310.25
<i>Portfolio-level Cost Analysis</i>	451.35	\$ 125,547.00
<i>Discounted Cash Flow Cost Analysis</i>	296.15	\$ 109,793.75
<i>Insurance Analysis/Presentations Cost Analysis</i>	134.60	\$ 44,234.00
<i>Presentations/Communications with Stakeholders Cost Analysis</i>	281.70	\$ 128,251.00
<i>Steering Committee & Project Management Cost Analysis</i>	251.90	\$ 118,149.50
<i>Fee Application & Other Job Administration Cost Analysis</i>	227.40	\$ 76,076.50
TOTALS	4643.55	\$ 1,417,362.00

EXHIBIT I

THE CLARO GROUP, LLC
Douglas H. Deems
777 S. Figueroa Street, Suite 4050
Los Angeles, CA 90017
(213) 784-0190 (Telephone)
(213) 452-6556 (Facsimile)

Environmental Management Consultants to the Debtor

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

-----X		
	:	
In re	:	Chapter 11 Case No.
	:	
MOTORS LIQUIDATION COMPANY, et al.,	:	09-50026 (REG)
f/k/a General Motors Corp., et al.	:	
	:	
Debtors.	:	(Jointly Administered)
	:	
-----X		

CERTIFICATION OF DOUGLAS H. DEEMS

I, Douglas H. Deems certify as follows:

1. I am a Managing Director of The Claro Group, LLC (“Claro”). I submit this certification with respect to the Fifth and Final Application (the “Fee Application”) of Claro, environmental management consultants to Motors Liquidation Company (f/k/a General Motors Corporation) (“GM”) and its affiliated debtors, as debtors in possession (collectively, the “Debtors”) as follows:

- a. for allowance of compensation for professional services rendered and reimbursement of actual and necessary expenses incurred for the period October 1, 2010 through March 31, 2011; and

- b. for final approval of all compensation for professional services rendered and reimbursement of actual and necessary expenses incurred for the period June 1, 2009 through March 31, 2011.

2. I make this certification in accordance with General Order M-151, Amended Guidelines for Fees and Disbursements for Professionals in the Southern District of New York Bankruptcy Cases, adopted by the United States Bankruptcy Court for the Southern District of New York on April 19, 1995 (the “Local Guidelines”). In connection therewith, I hereby certify that:

- a. I have read the Fee Application;
- b. to the best of my knowledge, information, and belief formed after reasonable inquiry, the fees and disbursements sought in the Fee Application fall within the Local Guidelines and the UST Guidelines;
- c. the fees and disbursements sought are charged in accordance with practices customarily employed by Claro and generally accepted by Claro’s clients; and
- d. in providing a reimbursable service and other than in connection with two independent contractors who have charged time on this matter,¹ Claro does not make a profit on that service, whether the service is performed by Claro in-house or through a third party.

3. As required by Section B. 2 of the Local Guidelines, I certify that all of Claro’s Monthly Statements were sent to (i) the Debtors; (ii) counsel for the Debtors; (iii) counsel to the Creditors’ Committee; and (iv) Office of the United States Trustee for the Southern District of New York.

¹ In connection with a portion of the services provided during the pendency of this Case, as previously disclosed in the prior Fee Applications and consistent with Claro’s standard practices, Claro has charged a mark up on two independent contractors who have charged time on this engagement.

4. As required by Section B. 3 of the Local Guidelines, I certify that (i) the Debtors; (ii) counsel for the Debtors; (iii) counsel to the Creditors' Committee; and (iv) Office of the United States Trustee for the Southern District of New York will each be provided with a copy of this Fee Application by counsel for the Debtors at least ten (10) days in advance of the hearing to consider the Fee Application.

5. I certify the foregoing to be true and correct.

Dated: Los Angeles, California

May 13, 2011



Douglas H. Deems
Managing Director
The Claro Group, LLC